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1	15								
1	UNITED STAT	TES DISTRICT COURT							
1	NORTHERN DIS	TRICT OF CALIFORNIA							
1	18								
	STAPLETON-SPENCE PACKING CO., a California corporation,	CASE NO. 5:13-CV-04722-BLF							
	Plaintiff,	JOINT NOTICE OF CONDITIONAL SETTLEMENT							
2	v. v.								
2	U.S. FOODSERVICE, INC., et al.,								
2	Defendants.								
2	24								
2	PLEASE TAKE NOTICE that the m	PLEASE TAKE NOTICE that the mediation conducted in this matter on April 3, 2014							
2	was successful and a settlement was reached. The parties are in the process of finalizing a								
2	settlement agreement which conditions dism	issal of the causes of action against U.S. Foodservice,							
2	Inc. upon the satisfactory completion of spec	Inc. upon the satisfactory completion of specified terms. The next scheduled hearing or							
HOPKINS & CARL ATTORNEYS AT LAW	II 291\1115402 1								
San Jose	JOINT NOTICE OF CONDITIONAL SETTLEMEN	T 5:13-CV-04722-BLF							

1	conference in this matter is a Case M	Ianagement Conference Hearing on May 15, 2014. The				
2	parties jointly requests the Case Management Conference Hearing be continued for ninety (90)					
3	days while the parties finalize the set	tlement.				
4	5					
5	Dated: May 1, 2014	HOPKINS & CARLEY A Law Corporation				
6						
7		By: /s/ Dori L. Yob				
8		David W. Lively Dori L. Yob				
9		Attorneys for Plaintiff Stapleton-Spence Packing Co.				
10	Dated: May 1, 2014	SCHIFF HARDIN LLP				
11						
12		By: /s/ Kathleen A. Stimeling Kathleen A. Stimeling				
13		Sarah D. Youngblood Attorneys for Defendant				
14		US FOODS, INC., f/k/a FOODSERVICE, INC.				
15						
16		STATES DISTRICT COL				
17		STA				
18		POVED				
19		APPROVED APPROVED Judge Beth Labson Freeman Judge Beth Labson Freeman				
20		Son fally helman Z				
21		Judge Beth Labson Freeman				
2223						
		PER DISTRICT OF CENT				
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HOPKINS & CAR Attorneys At Law San Jose

5:13-CV-04722-BLF

HOPKINS & CARLEY
ATTORNEYS AT LAW
SAN JOSE

A	TTES	TATION	N PURSI	UANT	TO C	IVIL I	L.R. 5-	<u>1(i)</u>
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I, Dori L. Yob, am the ECF user whose ID and password are being used to file the STIPULATION AND [PROPOSED] ORDER EXTENDING DEADLINE FOR INITIAL DISCLOSURES. In compliance with Civil L.R. 5-1(i), I hereby attest that Kathleen A. Stimeling of Schiff Hardin LLP has concurred in this filing.

/s/ Dori L. Yob Dori L. Yob

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